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NOTICE.

Mary A. Chambers

James L. Britton, et al, James L. Britton, et al., J. James L. Britton and George W. Cunningham, defendants, will take notice that on the 20th day of October, 1894, Mary A. Chambers, plaintiff herein, filed her petition in the District Court of Nemata caunty, Nebraska, against said defendants, the object and prayer of which are to have declared void and candidate certain by certificate issued by the celled a certain tax certaficate issued by the clounty Treasurer of Nemaha county, Ne braska, about the 8th day of November, 1894. braska, about the 5th day of November, 1894, purporting to sell at tax sale twenty-two [22] feet off from the north end of lots [0 and 41 in block H in the city of Auburn in Nemaha county, Nebraska. For the reason that said cartificate and tax sale was illegal and entirely unauthorized and based upon an illegal levy of taxes for the years 1887, 1896, and 1891; for the reason that the taxes were largely in excess of the amounts provided by law, and the said leyles were made without any anthority whatever therefore; and praying that said tax sale and said tax certificate may be declared illegal and entirely void and whofly set aside and cancelled.

fon and each of you are required and petition on or before the 21st day of Oc-tober, A. D. 1895.

Dated this 11th day of September, 1895,
W. H. KELLIGAR
and JNO, S. S. ULL

Attorneys for Plaintiff

O Herbert S. Bowers and Nancy J. Bow-ers, his wife, non-resident defendants: You and each of you are hereby notified that on September 18th, 1895, Jomes P. Sankey, as plaintiff, began an action against you and other defendants in the district court of Nemaha county, Nebraska, the obcourt of Nemaha county. Nebraska, the object of which is to foreclose a certain mort gage on the following land in said county, to wit. The south half of the northwest quarter and lot [1] in the southwest quarter, all in section [3]; town [6] north of range [13] east, of the 6th principal meridian, made by Herbert S. Bowers and Nancy J. Bowers, his wife, dated October 27th 1894, to secure the payment of a promissory note of said Bowers to said The Clark & Leonard Investment Company for \$2.000.00, on which there is now due \$2.071.55, with interest from May 1st, 1895, at 10 per cent per annum pursuant to coupons. Plaintiff prays for decree of foreclosure and sale of said land to satisfy said Hens as aforesaid, for deficiency judgment and as aforesaid, for deficiency judgment and general relief.

You are required to answer plaintiff's peti-tion on or before the 11th day of November, 1895. JAMES P. SANKEY, Plaintiff. By S. L. GEISTHARDT, Attorney.

NOTICE.

Mary Fraker The Estate of Pullip Fraker, deceased.

Charles Fraker, Thomas Fraker, Cora/Fraker and Myrtle G. Baker will take notice that on the 17th day of September, 1895, Mary Fraker, plaintiff and applicant herein filed her application and motion in the County Court of Neimaha, Co., State of Nebr., against the estate of said Philip, Fraker, deceased, Charles Fraker, Thomas Fraker, Cora Friker and Myrtle G, Baker, accounts; the object and prayer of which are to revive and reinstate a certain judgement or allowance against said estate in favor of said Mary Fra ker; which said judgement and order of allowance was entered Jaguary 5th, 1880, whereby said Mary Fraker obtained a judge-

whereby said Mary Fraker obtained a inde-ment against the estate of said Philip Fra-ker, deceased, for the sum of \$389.73. That there is now docupon said order and indge-ment from said saigte toosaid Mary Fraker, he said sum of \$389.73 with seven per cent in-erest thereon from the 5th day of January, \$89, for which amount said Mary Fraker judgement and order he re-vived and re-instates, and that said claim may be made a lien upon the premises and rest estate of said Philip Fraker, deceased. You and each of you are required to asswer said motion and application, and selow

said motion and application, and selow cause why said judgement should not be re-vived, on or before the 28th day of October

Dated September (7th, 1895. JNO. S. STULL, Attorney for Plaintiff.

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FRIDAY, OCT. 18, 1895.

THE JUDICIAL TICKET.

Tecumseh Chieftain The generally expressed opinion among leading republicans is that the judicial ticket nominated in Tecumseh last Monday is a good one-one that will be heartily supported through the campaign and at the polls on the 5th of next November. Of course the friends of the unsuccessful candidates are disappointed because of the defeat of their favorites, but that disappointment will not result in any manner of disloyalty to the ticket. The contest for nominations was a friendly one, fairly fought, and the skirts of the winners, Hon. J. S. Stuli and Hon, Chas. B. Letton, are not tainted to the slightest extent with anything savoring of the practice of sharp politics in that connection. These gentlemen entered the lists with the other candidates, they marshalled their forces wisely, a majority of the delegates flocked to their standards, they were nominated, and now it is the duty of republicans to see that they are

Hon. J S. Stull, one of the nominees, has been for years the leader of the Nemaha county bar. He is a lawyer of acknowledged ability, has been connected with all the important litigation in Nemaha county for years, and his wide experience in legal matters preeminently fits him for the duties of judge. His private life is above reproach. The opposition will find him an invulnerable candidate and it might as well acknowledge defeat at his hands first as last. Mr. Stull has a strong in dividuality and he will attract strength to his candidacy wherever he goes in his travels through the district.

Hon. Charles B Letton, the other nominee, is a resident of Fairbury, and stands at the head of the Jefferson county bar. His record is one of continued success. He has won his way to the front ranks of his profession and now his career is about to be rounded out with a district judgeship. He is a man against whom not one derogatory word can be truthfully said, and those who have known him longest and best are the loudest in his praise He is regarded as one of the best judges of law in southeastern Nebraska, and there is no doubt but that he will prove a valuable public servant on the

The republican party is to be congratulated on the excellence of the judicial ticket. No apology will be necessary for either of the candidates. They are competent, safe and thor oughly good men and as such will be enthusiastically supported by the

General Colby of Beatrice did not receive the nomination for judge at Tecumseh, but there is no doubt of his having had Gage county at his back in the contest. He had twenty five of the best and strongest men in Gage Colic & Cholera Cure is effective, safe county; bankers, lawyers, farmers and business men. Any man would be proud of the support of such men. Their fidelity to General Colby was money. Taylor, the druggist. demonstrated by their going down with him. They submitted to defeat but would not surrender. Their con- on the knee, which laid him up in bed duct and endorsement of Colby is a and caused the knee joint to become been put in circulation by his enemies for political purposes. - Falls City

DeWitt's Little Early Risers. Best by M. H. Taylor, druggist. for sick headache, biliousness, sour stomach and constipation. Taylor.

W. H. Nelson, who is in the drug finsiness at Kingville, Mo., has so much confidence in Chamberlain's Colic, Colera and Diarrhora Remedy that he warrents every bottle and offs it. Mr. Nelson takes no resk in doing so because the Remedy is a certain cure the diseases for which it is intended and he knows it. It is for sale

Cholera Morbus is a dangerous complaint, and often is fatal in its results, best relieved by the timely use of ürst symptoms appear. Taylor.

WHAT IS SAID ABOUT THEM

The nominees are well spoken of by members of their own party, and a personal acquaintance with Judge J. S. Stull extending over a period of some dozen years or more satisfies us that he is a gentleman that will poll a heavy vote, not only within his own party ranks, but from among those who are capable of appreciating a good Journal (dem.)

Mr. Letton has been a resident of Jefferson county since boyhood; he is a gentleman of sterling integrity, and admired, respected and trusted by all who know him.

Mr. Stull is well known to many of the readers of the Journal. He is an old citizen of Nemaha county and has the entire confidence and respect of friends and acquaintances.

These gentlemen are ripe lawyers of large experience and acknowledged ability, honest and fearless,

They are entitled to the cordial support of the entire republican party, and will receive it, besides a large vote from the democrats and populists who are personally acquainted with them qualities.

It is a good strong clean ticket of which the reputlican party may well be proud. - Fails City Journal,

The result of the judicial convention at Tecumseh last Monday evening was more acceptable to the majority of the republicans of this district than was expected, in view of the many strong candidates in the field, and the prevail ing determination of the friends of each to secure the nomination for their far vorites. There has seldom been held a more interesting convention than this one, and, indeed, none of more importance. The office of district judge is revered by the people, and nominations for that position, of course, should become it. Messrs. Letton of Jefferson and Stull of Nemaha, the nominees of the convention, are considered strong men as caudidates and eminently suit" able for judge. They will be elected by handsome majorities .- Humboldt

The announcement of Judge Stull's nomination for district judge by the republicans comes with a great degree of satisfaction to many friends of his in this section of the country who have never forgotten the shabby treatment he received when he was a candidate for the same office eight years ago, and who see in his nomination now the partial righting of the great wrong done him then, Mr. Stull is one of the best posted lawyers in the district, and a jurist who has few equals. He is clear headed, of active brain, and upon the bench will win a reputation for fairness and justness in all cases. We have no doubt but what Judge Stull will receive the full vote of his party, at least.—Shubert Gazette (Ind.)

Diarrhœa should be stopped prempty. It soon becomes chronic, DeWitt's and certain, Hundreds of testimonials bear witness to the virtue of this great medicine. It can always be depended upon, its u e saves time and

A horse kicked al. S. Shafer, of the Freemyer House, Middleburg, N. Y., contradiction of the slanders that have stiff. A friend recommended him to use Chamberlain's Pain Balm, which he did, and in two nays he was able to be around. Mr. Shafer has recommended it to many others and says it excellent for any kind of bruise or Easy to take, sure to cure, no pain, sprain. This Remedy is also famous nothing to dread, pleasant little pills, for its cures of rheumatism. For sale

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Road Notice.

The commissioner appointed to view and report upon the practibility of locating a public road commencing at the southeast corner of the southwest quarter of section six, townsmip six, range thirteen, east in Ne maha county, Nebraska, and running thence one mile to the north line of said section, has reported in favor of establishing said road and all objections or claims for damages must be filed in county clerk's office on or before Monday, November 4, 1895, or such road fore Monday, November 4, 1895, or such road will be established without reference there-

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